

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO 09/346,752 07/02/99 DELDUCA G PCOS: 716--2 **EXAMINER** IM22/1011 RONALD B COOLLEY CROSS, L JENKENS & GILCHRIST ART UNIT PAPER NUMBER 1445 ROSS AVENUE 11 SUITE 3200 1743 DALLAS TX 75202-2799 **DATE MAILED:** 10/11/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



Advisory Action

Application No. 09/346,752

Applicant(s)

Delduca et al

Examiner

LaToya Cross

Group Art Unit 1743



TH	E PE	RIOD FOR	RESPON	ISE: [check o	nly a) or b)]	l					
	a) (2	expires_	4	_ months from th	e mailing date	of the final r	ejection.				
	b) expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.										r
	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.										
	Appe perio	ellant's Brie od for resp	ef is due tv onse set fo	vo months from orth above, wh	m the date of the light of the	of the Notic ater). See	ce of Appeal 37 CFR 1.19	filed on 91(d) and 37	7 CFR 1.192	(or	within any
Ap but	plica t is N	ant's respo NOT deem	onse to the	e final rejection e the applica	on, filed or tion in con	n <u>Sep 29</u> dition for	, 2000 allowance:	has bee	n considere	d with the f	ollowing effect,
	□ ·	will not be	ered upon entered be	filing of a Noti ecause:				/or coarch	(See note b	olow)	
	 they raise new issues that would require further consideration and/or search. (See note below). they raise the issue of new matter. (See note below). 										
	they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.									ying the	
	they present additional claims without cancelling a corresponding number of finally rejected claims. NOTE:										
	Nev	wly propose	ed or ame	has overcome					would be	e allowable if	submitted in a
	sep	arate, time	ly filed am	endment can	celling the r	non-allowal	ole claims.				
X	for a	allowance o. declarati	because: on and arg	equest for rec numents are d p. should con	irected to th	ne amounts	s of oxygen L	ıptake acce	lerator, whic		in condition
		e affidavit o ıminer in th			sidered be	cause it is	not directed	SOLELY to	issues which	h were newly	raised by the
X	For	purposes	of Appeal,	the status of t	he claims is	s as follow	s (see attach	ed written e	explanation, i	if any):	
	Claims objected to:										
	The	proposed	drawing c	orrection filed	on		🗆 h	as 🗌 has i	not been app	proved by the	e Examiner.
	Not	e the attac	hed Inform	nation Disclosi	ure Stateme	ent(s), PTC)-1449, Pape	er No(s)			0
	Oth	er								Mon	
										JEFFREY PRIMARY E	